(amongst other places) the said remaining per of the parish of Heene, and such Urban Sanitary Authorities and Rural Sanitary Authority are Local Authorities within the meaning of Part XI of the Municipal Corporations Act, 1882:

"And whereas this Scheme was before being settled by the Committee of Council referred for consideration to one of Her Majesty's Principal Secretaries of State and the Local Government Board :

"And whereas it is expedient, right, and just that a Scheme should be made and settled pursuant to the said Part XI of the Municipal Corporations Act, 1882, containing the provisions hereinafter set forth :

"Now, therefore, the said Committee of Council have settled a Scheme containing the following provisions, and do hereby order and declare as follows :-

"1. This Scheme may be cited for all purposes of the Borough of Worthing Scheme, 1890.

"2. This Scheme shall come into operation on the day of the first meeting of the Council of the Municipal Borough created by the Charter abovementioned, which date is hereinafter referred to as 'the commencement of this Scheme.'

"3. In this Scheme the following expressions shall have the meanings hereinafter assigned to 

- creating the Municipal Borough of Worthing.
- "'The Borough' shall mean the said Municipal Borough of Worthing created by the said Charter.
- "'The Borough Sanitary Authority' shall mean the Mayor, Aldermen, and Burgesses of the said Borough acting by the Council as the Sanitary Authority of the borough.

" 4. The borough shall be and is hereby placed immediately from and after the commencement of this Scheme within the jurisdiction of the Borough Sanitary Authority. " 5. The Local Board and the Improvement

Commissioners and their respective powers duties obligations and privileges whatsoever shall be deemed to have continued and to continue to exist until the commencement of this Scheme unaffected in any manner whatsoever by the creation of the said borough and as if the charter had not been granted and from and after the commencement of this Scheme the Local Board and the Improvement Commissioners, and their respective districts, shall be and are hereby abolished, and shall thenceforth be dissolved and cease to exist.

" 6. The portion of the parish of Heene which was not comprised in the Improvement Act district of West Worthing (hereinafter called the 'portion of Heene') shall be deemed to have continued and to continue until the commencement of this Scheme to form and be part of the rural sanitary district of the East Preston Union just as if the charter had not been granted and from and after the commencement of this Scheme the portion of Heene shall cease to form part of the said Rural Sanitary District, and the Guardians of the said Union shall cease to be the Sanitary Authority for the portion of Heene and to have any power duties rights or obligations in respect of the same.

"7. All the powers, rights, duties, capacities, liabilitics, and obligations, and all the property, real and personal, corporeal and incorporeal, immediately before the commencement of this Scheme exerciseable by, attaching to, imposed upon, or vested in, the Local Board and the Improvement Commissioners respectively, under, or by virtue of, or in pursuance of the Local Public Health Act 1875 to the Borough Sanitary

Acts of 1821, 1826, and 1865, and the Provisional Orders and Confirmation Acts hereinbefore recited or referred to, or any of them, or any other local, personal, or general Acts of Parliament, or otherwise, whether or not included under section 310 of the Public Health Act, 1875, shall, subject to all restrictions, savings, and conditions affecting the same, and not being inconsistent with this Scheme, and subject to the provisions of this Scheme, pass and be transferred to the Borough Sanitary Authority, and be exerciseable enjoyed and borne (as the case may be) by them and as though the Borough Sanitary Authority were mentioned or referred to therein instead of the Local Board or the Improvement Commissioners, as the case may be : Provided always that the Borough Sanitary Authority shall not exercise or be subject to any powers, rights, or duties under such of the provisions of the said Acts and Orders as are mentioned in the first Schedule to this Scheme, and the said Local Acts and Provisional Orders and Confirmation Acts shall (subject to the proviso aforesaid) be carried into execution by the Borough Sanitary Authority as and being the Urban Sanitary Authority for the borough.

"8. Nothing in this Scheme shall authorize the Corporation to levy the coal duty beyond the limits prescribed by the Local Act of 1821.

"9. So far as the expenses incurred by the Local Board or the Improvement Commissioners in the execution of the powers and duties transferred to the Borough Sanitary Authority by this Scheme, were chargeable on, or their receipts were carried to the account of their district funds and the general district rates leviable by them, the expenses incurred by the Borough Sanitary Authority in the execution of such powers and duties shall be charged on, and their receipts in respect thereof shall be carried to, the account of their district fund and the general district rates leviable by them throughout the borough, under the Public Health Act, 1875, and subject to the adjustment hereinafter mentioned, so far as the liabilities of the Local Board and of the Improvement Commissioners so transferred were charged upon the said district funds and general district rates of the Local Board or the Improvement Commissioners the same shall be charged upon the said district fund and general district rates of the Corporation.

"10. All bye-laws of the Local Board and the Improvement Commissioners in force within their respective districts immediately before the commencement of this Scheme shall continue in force and have operation within the area to which they now apply for the period of one year from the commencement of this Scheme as though the Borough Sanitary Authority and their officers were mentioned or referred to therein instead of the Local Board or the Improvement Commissioners and their respective officers and at the expiration of that period the said bye-laws shall cease to have effect. Provided that all bye-laws made by the Improvement Commissioners shall during such period of one year apply be in force and have full effect within the whole parish of Heene as if the whole of the said parish had formed part of the district of the said Commissioners.

"11. The Local Government Board shall by Order, or a fit person to be appointed by the Local Government Board shall by an award under his hand, make an equitable adjustment respecting the property debts and liabilities transferred by this scheme or by section 310 of the